		ASSACHUSETTS ASSACHUSETTS
UNITED STATES OF AMERICA)	U.S. 1110 A 10: 18
v.)	CRIMINAL ACTION NOW COUNTY OF THE COUNTY OF
WILLIAM BELISLE)	

MOTION TO CHANGE PRE-TRIAL CONDITIONS

The Defendant, William Belisle, specifically requests permission to attend upcoming family functions where individual family members, under the age of seventeen (17), will be present. The Defendant has attached an affidavit in support.

Respectfully Submitted William Belisle By His Attorney,

Joseph D. Bernard

The Law Offices of Joseph D. Bernard, P.C.

73 State Street, Suite 301 Springfield, MA 01103

(413) 731-9995 BBO#: 557986

Date: October 24, 2005

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	- CTION NO :
v.)	CRIMINAL ACTION NO.: 05-cr-30051-MAP
WILLIAM BELISLE)	

<u>AFFIDAVIT</u>

- I, Linda Belisle, reside at 18 Upper Palmer Road, Monson, MA, with my husband, 1. William Belisle.
- I am aware of the nature and circumstances of my husband's pending case in the 2. Federal District Court.
- Due to the nature of my husband's case he was ordered by the court to remain away from minor children under the age of seventeen (17) as part of his pretrial release. 3.
- With the upcoming holiday season, our family has many different functions scheduled with relatives. It is my hope and desire to maintain these functions on their 4. scheduled dates. I accept responsibility for being present with my husband William Belisle if the court were to permit William and myself to attend the family functions that will have individuals under the age of seventeen (17) present.
- I accept responsibility for my husband, William Belisle, remaining in my presence at 5. all times during these family gatherings. I further state that I will report any conduct that is not consistent with the terms of his release.

Signed under the pains and penalties of perjury this 21 day of October 2005.

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
v.)	CRIMINAL ACTION NO.: 05-cr-30051-MAP
WILLIAM BELISLE)	
	-	

CERTIFICATE OF SERVICE

I hereby certify that I served a copy of the foregoing Motion was delivered, by HAND, this 24th day of October, 2005 on:

Assistant United States Attorney Ariane D. Vuono U.S. Attorney's Office 1550 Main Street, Room 310 Springfield, MA 01103

D. Bernard/djr The Law Offices of Joseph D. Bernard, P.C.

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